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16 Attorney for Defendant
EXECUTIVE CENTER BUILDING ASSOCIATION

17
18 UNITED STATES DISTRICT COURT
19 NORTHERN DISTRICT OF CALIFORNIA
20

21 BYRON CHAPMAN,

22 Plaintiff,

23 v.

24 THE TAM-PACIFIC GROUP LLC., dba
BRIGHTSTAR CARE; EXECUTIVE
25 CENTER BUILDING ASSOCIATION,

26 Defendants.
27
28

Case No.: 3:19-CV-05802-RS

**JOINT STIPULATION OF DISMISSAL
WITH PREJUDICE**

Judge: Hon. Richard Seeborg

Complaint Filed: September 17, 2019
Trial Date: None Set

1 Plaintiff BYRON CHAPMAN and Defendants THE TAM-PACIFIC GROUP, LLP dba
2 BRIGHTSTAR CARE and EXECUTIVE CENTER BUILDING ASSOCIATION (collectively,
3 “Defendants”) by and through their undersigned counsel and pursuant to Rule 41(a)(1)(A)(ii) of
4 the Federal Rules of Civil Procedure, hereby stipulate to voluntarily dismiss the entire Action and
5 any and all claims Plaintiff brought against Defendants with prejudice. Each party shall bear their
6 own attorneys’ fees and costs.

7 IT IS SO STIPULATED.

8 Dated: August 9, 2021

THOMAS E. FRANKOVICH, APLC

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10 By: /s/ Thomas E. Frankovich
Thomas E. Frankovich

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12 Attorneys for Plaintiff
BYRON CHAPMAN

13
14 Dated: August 9, 2021

JACKSON LEWIS P.C.

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16 By: /s/ Janelle J. Sahouria
Jamerson C. Allen
Janelle J. Sahouria

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18 Attorneys for Defendant
THE TAM-PACIFIC GROUP LLC
19 dba BRIGHTSTAR CARE

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21 Dated: August 9, 2021

LAW OFFICES OF CARL E. KADLIC

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23 By: /s/ Carl E. Kadlic
Carl E. Kadlic

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25 Attorneys for Defendant
EXECUTIVE CENTER BUILDING
26 ASSOCIATION

SIGNATURE ATTESTATION

Pursuant to Local Rule 5-1(i)(3), I hereby certify that the content of this document is acceptable to Thomas E. Frankovich, counsel for Plaintiff BYRON CHAPMAN and Carl E. Kadlic, counsel for Defendant EXECUTIVE CENTER BUILDING ASSOCIATION, and that I have obtained their authorization to affix their electronic signature to this document.

Dated: August 9, 2021

JACKSON LEWIS P.C.

By: /s/ Janelle J. Sahouria
Janelle J. Sahouria

4824-1906-6101, v. 1